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THEODORE KRAMER and
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FILED
SAN MATEO COUNTY

JUN 04 2019

Clerk of the Superior Court
By  **DEPUTY CLERK**

8
9 SUPERIOR COURT OF CALIFORNIA
10 COUNTY OF SAN MATEO

11 **Six4Three, LLC**, a Delaware limited liability
12 company,

13 Plaintiff;

14 v.

15 **Facebook, Inc.**, a Delaware corporation;
Mark Zuckerberg, an individual;
16 **Christopher Cox**, an individual; **Javier**
Olivan, an individual; **Samuel Lessin**, an
17 individual; **Michael Vernal**, an individual;
18 **Ilya Sukhar**, an individual; and **Does 1-50**,
inclusive,


19 Defendants.
20

Case No. CIV533328

Assigned for all purposes to Hon. V.
Raymond Swope, Dep't 23

**THIRD PARTIES THEODORE KRAMER AND
THOMAS SCARAMELLINO'S OPPOSITION TO
DEFENDANT FACEBOOK, INC.'S EX PARTE
APPLICATION FOR AN ORDER TO COMPEL
ATTENDANCE OF THEODORE KRAMER**

Date: June 7, 2019
Time: 2:00 p.m.
Department: 23

CIV533328
EPOPP
Ex Parte Opposition
1859002


1 Mr. Kramer is willing to appear by telephone¹ and answer any questions the Court may
2 have regarding his declaration filed May 31, 2019, or about his efforts to secure representation
3 for Plaintiff. However, Mr. Kramer is unavailable to appear in person this Friday because of
4 several previously scheduled meetings in New York which he is unable to defer or cancel. *See*
5 Kramer Decl., ¶ 5.

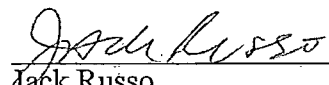
6 Neither Mr. Kramer nor his counsel were notified before the filing of the present *Ex Parte*
7 Application that Facebook would request Mr. Kramer's appearance at this Friday's Conference.
8 Mr. Kramer has not been required to appear at any Case Management Conferences to date; and
9 in instances where the Court has required his appearance, he has always been given sufficient
10 advance notice. Furthermore, Mr. Kramer did not expect the Conference, previously scheduled
11 for June 28, 2019, to be moved forward by three weeks to June 7, 2019 at Facebook's request.

12 Because Mr. Kramer is willing to appear before the Court, he therefore respectfully
13 requests that if the Court deems his attendance and testimony necessary at the June 7 Case
14 Management Conference, he be allowed to appear by telephone, or that the Conference be
15 moved to June 26, 2019 or such other date on which Mr. Kramer and his counsel are able to
16 appear. *See* Russo Decl., ¶ 5.

17
18
19 Dated: June 4, 2019

Respectfully submitted,
COMPUTERLAW GROUP LLP

20 By:



Jack Russo
Attorneys for Third Parties

21
22 THEODORE KRAMER and
23 THOMAS SCARAMELLINO
24
25

26 _____
27 ¹ Facebook's counsel has accepted this approach and agreed to provide a call-in number or
28 speaker phone if the Court accepts this approach.